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Attorney Docket No.: CING-125 Appl. Ser. No.: 10/615,892 **PATENT** 

## REMARKS

Applicant submits that the present amendment is fully responsive to the Office Action dated December 15, 2005 and, thus, the application is in condition for allowance.

By this reply, claims 1, 3, 4, 7 and 8 are amended. Claims 1-10 remain pending. Of these, claims 1, 4 and 8 are independent. An expedited review and allowance of the application is respectfully requested.

In the outstanding Office Action, claims 1-10 were rejected under 35 U.S.C. § 102(e) as being anticipated by Dwyer (US 2002/0193096 A1). It is asserted that Dwyer discloses an arrangement and method in its paragraphs 27, 29 and 31 with all of the limitations of the present invention as recited in the pending claims. Applicant respectfully traverses.

Neither Dwyer, nor any other related art of record, alone or in combination, disclose or fairly suggest the present invention as recited in the pending claims. For example, none of the related art recites a paging arrangement or method that converts a paged information from DTMF to SMPP and then to an SMS message before directing the paged information to a page receiving device. At best, Dwyer merely discloses a system and method for directing information to a paging device having a true and a phantom number. Dwyer's invention is limited to paging devices that have multiple numbers associated with them and a number conversion is required within its protocol. At no point does Dwyer recognize, appreciate nor suggest that a basic number conversion mechanism may even be possible outside of a mobile device that does not have multiple numbers. In sharp contrast, the present invention allows all users of all devices to be able to enter a page string and send such string quickly and efficiently to a page receiving device.

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If any fees are associated with the entering and consideration of this amendment, please charge such fees to our Deposit Account 50-2882.

Applicant respectfully requests an interview with the Examiner to present more evidence of the unique attributes of the present invention in person. As all of the outstanding rejections have been traversed and all of the claims are believed to be in condition for allowance, Applicant respectfully requests issuance of a Notice of Allowance. If the undersigned attorney can assist in any matters regarding examination of this application, Examiner is encouraged to call at the number listed below.

Respectfully submitted,

Date: 17 April 2006

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